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DATE MAILED: 12/16/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/684,093	10/10/2003	Richard L. Duncan	N1194-00007	3027
8933	7590 12/16/2004		EXAM	INER
DUANE MORRIS, LLP			LUU, AN T	
IP DEPARTMENT			ART UNIT	PAPER NUMBER
ONE LIBERTY PLACE			ARTOMI	TATERNOMBER
PHILADELPHIA, PA 19103-7396			2816	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/684,093	DUNCAN, RICHARD L.
Office Action Summary	Examiner	Art Unit
	An T. Luu	2816
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR REI THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a re- reply within the statutory minimum of thirt- iod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status .		
1)⊠ Responsive to communication(s) filed on 10 2a)□ This action is FINAL. 2b)⊠ T 3)□ Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal matte	•
Disposition of Claims		·
 4) Claim(s) 1-28 is/are pending in the applicating 4a) Of the above claim(s) is/are without 5) Claim(s) 12-19 is/are allowed. 6) Claim(s) 1,2,20 and 21 is/are rejected. 7) Claim(s) 3-11 and 22-28 is/are objected to. 8) Claim(s) are subject to restriction and 	drawn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Exam	iner.	
10)☐ The drawing(s) filed on is/are: a)☐ a	accepted or b) objected to I	by the Examiner.
Applicant may not request that any objection to t	•	• •
Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the	· ·	
Priority under 35 U.S.C. § 119		
	ian priority under 25 LLS C. S	110(a) (d) or (f)
12) ☐ Acknowledgment is made of a claim for fore a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume 2. ☐ Certified copies of the priority docume 3. ☐ Copies of the certified copies of the p application from the International Bur	ents have been received. ents have been received in A priority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage
* See the attached detailed Office action for a l	ist of the certified copies not	received.
Attachment(s)		
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 4-9-04. 	Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application (PTO-152)

DETAILED ACTION

Drawings

1. Figure 1 should be designated by a legend such as -- Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). Corrected drawings in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.121(d)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1-2 and 20-21 are rejected under 35 U.S.C. 102(b) as being anticipated by the 3. Bloch et al reference (U.S. Patent (5,923,193).

Block discloses in figure 1 an apparatus for prohibiting signals traveling from a first clock domain 160 operating with a first clock A to a second clock domain 180 operating with a second clock B when the first clock is not active, the synchronizing circuit comprising at least one signal receiving module 160 for receiving at least one selected signal DATA2 in the first clock domain; a detection circuit 110 producing a detection signal C indicating that the first

Art Unit: 2816

clock is active (i.e., detecting changes in phases); and at least one output selection module 180 for passing the selected signal from the first clock domain to the second clock domain only when the first clock is active as required by claim 1. It is noted that DATA2 cannot reach to FF 170 when the first clock A is not active.

As to claim 2, column 5, lines 2-3, discloses element 160 being a conventional flip-flop.

Therefore, FF 160 receives the selected signal DATA2 upon a triggering of the first clock A.

As to claims 20-21, they are rejected for reciting methods derived from the apparatus described in claims 1-2 as noted above. The limitation "prohibiting the selected signal from the first clock domain to be synchronized with the second clock when the first clock is detected to be inactive" of claim 20 is met by the fact that DATA2 cannot reach to FF 170 when the first clock A is not active.

Allowable Subject Matter

- 4. Claims 12-19 are allowed.
- 5. Claims 3-11 and 22-28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. The following is a statement of reasons for the indication of allowable subject matter: the prior art of record fails to disclose an apparatus and/or methods thereof comprising elements and/or steps as recited in claims. Specifically, none of the prior art teaches or fairly suggests, among other things, the following limitations:

- The output selection module includes a first flip-flop receiving the selected signal from the first clock domain upon a triggering of a gated clock generated by a gated clock module as required by claims 3 and 22.

- The detection circuit further includes two or more flip-flops arranged in series that are synchronized with the first clock as required by claim 5.
- A disable circuit for disabling the detection signal when the first clock becomes inactive as required by claims 8 and 25.
- A signal passing module passing the output of the first latch to generate a gated clock signal that is synchronized with the second clock; and an output selection module for passing the selected input signal upon a triggering of the gated clock signal as required by claim 12.
- The detecting further includes detecting whether the first clock is inactive by feeding a constant input to at least one flip-flop that is synchronized with the first clock as required by claim 24.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to An T. Luu whose telephone number is 571-272-1746. The examiner can normally be reached on 7:30-5:00.

Application/Control Number: 10/684,093 Page 5

Art Unit: 2816

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy P. Callahan can be reached on 571-272-1740. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

An T. Luu 12-02-04AW

///TIMOIHYP. CALLAHAN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800